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05 UNITED STATES DISTRICT COURT  
06 WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

07 UNITED STATES OF AMERICA, ) CASE NO. CR 21-091  
08 Plaintiff, )  
09 v. ) DETENTION ORDER  
10 SHAY L. LEWIS, )  
11 Defendant. )  
12 \_\_\_\_\_ )

13 Offenses charged in Indictment, returned May 26, 2021

14 Six counts of Methamphetamine Offenses:

15 Four counts alleging distributions

16 Two counts alleging possession with intent to distribute

17 Date of Detention Hearing: March 14, 2021

18 The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and  
19 based upon the factual findings and statement of reasons for detention hereafter set forth,  
20 finds that no condition or combination of conditions which defendant can meet will  
21 reasonably assure the appearances of defendant as required and the safety of other persons  
22 and the community.

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02 FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

- 03 (1) The charges in the Indictment create a rebuttable presumption that defendant  
04 should be detained pending resolution of this case. Defendant has alleged  
05 some facts, and has presented argument in opposition to the presumption. But  
06 the presumption remains as a factor the court is required to consider.
- 07 (2) In addition, as detailed below, the United States has shown that defendant, if  
08 released, would present a significant risk of flight, and a significant danger to  
09 other persons and the community.
- 10 (3) The court therefore concludes that defendant has not adequately rebutted the  
11 presumption for detention; and that the showing by the United States  
12 establishes that she should be detained.

13 FLIGHT RISK

- 14 (4) Defendant has an extensive state court criminal record. In those cases, the  
15 state courts have issued a total of eleven warrants for failures by defendant to  
16 appear for hearings.
- 17 (5) Defendant admits to the use of methamphetamines, at least as recently as  
18 March of this year. She also has a history of mental problems.
- 19 (6) She claimed to be living with a friend in Graham, Wa, but did not know the  
20 address. She said she could live with her father in Bridgeport, WA; but he in  
21 fact lives in Brewster, WA. She claims to be employed at Royal Cuts, in  
22 Federal Way; but she appears to be mistaken either as to the name of her

01 employer or as to the city in which it is located.

- 02 (7) Defendant proposes to live with her father, and to be subject to electronic  
03 location monitoring. But she has violated state court supervision requirements  
04 on many prior occasions. In fact, the Government alleges that the offenses  
05 charged in the Indictment occurred while she was under supervision. Her  
06 relationship with her father does not appear to be sufficiently close that living  
07 at his residence would give any reasonable assurance she would comply with  
08 conditions of release.

09 DANGER TO OTHER PERSONS AND THE COMMUNITY

- 10 (8) The return of the Indictment establishes probable cause to believe that  
11 defendant has been involved in repeated and extensive trafficking in  
12 methamphetamine. This is reinforced by the drugs and other evidence  
13 recovered during the execution of search warrants.

- 14 (9) One or more firearms were recovered from the vehicle in which defendant was  
15 arrested three nights ago. Other persons were in the car, and the firearm(s)  
16 have not been directly connected to this defendant. But the vehicle was  
17 registered to the defendant.

- 18 (10) For all of these reasons, the court concurs with the recommendation of the  
19 Pretrial Services Office that defendant should be detained.

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21  
22 It is therefore ORDERED:

- 01 1. Defendant shall be detained pending trial and committed to the custody of the  
02 Attorney General for confinement in a correction facility separate, to the extent  
03 practicable, from persons awaiting or serving sentences or being held in custody  
04 pending appeal;
- 05 2. Defendant shall be afforded reasonable opportunity for private consultation with  
06 counsel;
- 07 3. On order of the United States or on request of an attorney for the Government, the  
08 person in charge of the corrections facility in which defendant is confined shall deliver  
09 the defendant to a United States Marshal for the purpose of an appearance in  
10 connection with a court proceeding;
- 11 4. **The medical staff at the Federal Detention Center, Sea-Tac, or other place of**  
12 **confinement for defendant, should consider defendant's concerns about the**  
13 **possibility that she is suffering from cancer, and shall take whatever medical**  
14 **steps are appropriate to evaluate and (if necessary) to treat any such condition;**  
15 and
- 16 5. The Clerk shall direct copies of this Order to counsel for the United States, to counsel  
17 for the defendant, to the United States Marshal, and to the United States Pretrial  
18 Services Officer.

19 DATED this 14<sup>th</sup> day of July, 2021.



21 John L. Weinberg  
22 United States Magistrate Judge